UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

CIVIL ACTION No. 04-11492-WGY

MARIO LACY, Plaintiff,

v.

WILLIAM J. FEENEY, Jr., KENNETH HEARNS, JEAN MOSES ACLOQUE AND THE CITY OF BOSTON Defendants.

<u>DEFENDANTS' MOTION IN LIMINE TO PRECLUDE THE PLAINTIFF FROM</u> REFERRING TO S.E.RI. LAB REPORT IN OPENING STATEMENT

Defendants William J. Feeney, Jr., Kenneth Hearns, and Jean Moses Acloque ("Defendants") move *in limine* to preclude Plaintiff from referring to the S.E.R.I. laboratory report in his opening statement or in testimony other than through a witness from S.E.R.I. This report was excluded by Judge Keeton on April 18, 2006, paper #50.

Thus, Defendants request that this Honorable Court direct Plaintiff's counsel not to mention said report and its contents in any way throughout the trial - in his opening statement, during questioning of any witnesses or during his closing argument.

RESPECTFULLY SUBMITTED **DEFENDANTS** William F. Sinnott **Corporation Counsel**

By their attorneys:

/s/ Karen A. Glasgow

Karen A. Glasgow, BBO# 648688 Susan M. Weise, BBO # 545455 Assistant Corporation Counsel City of Boston Law Department Room 615, City Hall Boston, MA 02201 (617) 635-3238